

Justice Assistance News

Active Patrol Strategy Reduces Robbery Rates

Cities where police departments employ art "aggressive" patrol strategy a making frequent "street stops" or issuing an above-average number of traffic tickers—generally have a higher arrest rate and lower crime tate for robberies than cities with a "passive" patrol strategy, according to a study released today

The study also said the more active technique can be accomplished simply by improved management.

The findings come from "The Effect of the Police on Crime," a study that examined the effect of police practices on tobbery in 35 large American cities. It was conducted by The Urban Institute, between 1976 and 1978, under a \$120,000 grant from the National Institute of Justice (NIJ). The authors are James Q. Wilson, a professor of government at Harvard University, and Barbara Buland, a senior research associate of the Institute for Law and Social Research, Washington, D.C.

Two Extremes

for detuning "taggressive" and "passive" patrol strangles, the study said: "Police may allect crime rates less by how many of them are on patrol than by what they do there. What they do includes many things in addition to, and perhaps more important than, making arrests.

"Though patrol behavior is complex, we tan distinguish two extreme strategies (aggressive) and (passive) By an aggressive strategy we do not mean that the officer is hostile or harsh, but rather that be maximizes the number of interventions in and observations of the community

"An officer follows a passive strategy when he rarely stops motor vehicles to issue ritations for moving violations or to check for stolen cars in wanted logitives, tarely stops and questions suspicious persons, and does not employ 'decoy' or stakeout procedures in areas with high crime cars. When an officer acts in the opposite manner, he is employing an 'aggressive' strategy."

While the study lists the 35 cities

hom which the data was collected, it does not rate any police department as passive or aggressive.

The study said that cities with higher arrest (ares (per mimber of offenses reported) have lower crime rates.

Resolves Conflict

Dr. Richard Ran, the NIJ project monitor of the study, said the main purpose of the study was to resolve a continuing conflict among law enforcement executives over whether the aggressive or passive patrol approach was more ellective.

(continued on page 5)



Cities where police lesus en above-average number of traffic citations may be eafer.

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PROMIS: An Information Tool For The Entire System

This month's guest columnist is Noian Brown, district alterney for Jefforson County, Colorado, who spearheaded the implementation of a regional Prosecutors' Management Information System (PROMIS) in Colorado. The computerized information system serves the district alterneys' offices in nine judicial districts with an estimated population of 1.5 million. The regional system—the tiral of its kind in the nation—was financed by a grant from the Bureau of Justice Statistics in 1979.

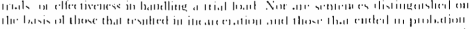
The too long, Gimmal justice agencies have operated on the basis of platitudes and axioms without accountability, because information has too been available to measure their impact on crime.

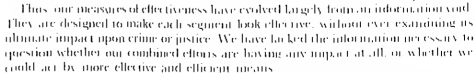
Police for example, traditionally measure their effectiveness in terms of caselond carried and crimes cleared by arrest. The ramber of arrests made increlation to the number of crimes reported. Seidom are arrest, measured in relation to prosecutable fillings. Nor have data been available to measure caselonds in terms of cases solved with successful prosecutions. The police have generally determined the legal and Lie and sufficiency of evidence before deciding to submit a case to the prosecutor,

and prosecutors have been not willing to allow the notice to assume these responsibilities.

Prosecutors have similar problems. Our measures of effectiveness have been caseload carried and cases filed compared with conviction rate. We have virtually absolute discretion regarding the filing of rejection of charges, level of crime to be prosecuted, and type of disposition to be made. There has been no way to distinguish poor police investigations from poor prosecutor screenings. There has been no way to measure actual prosecution results screening results to a effectiveness (including those cases that need to be fired even though they are likely to be lost) or the validity of case dispositions.

The courts' measures of effectiveness have been caseload carried and seniences imposed. Their caseload has not been confinely measured in terms of the seriousness or complexity of charges, acoust





For a significant majority of Colorado's population, lack of information on the operation of our criminal justice system is about to become a thing of the past. Nauty pudicial districts have joined forces to implement a regional PROMIS system—the first of its kind in the nation—to manage their adult and juvenile caseloads.

Regional PROMIS, interfaced with the state Uniform Crime Report System, gives us the capability to observe our entire criminal justice system. We can determine how many of what type of crimes were committed in each jurisdiction and within the region; how many people were arrested for those crimes; how many of those cases were presented for lifting; how many were accepted or rejected at filling; the reasons for rejections; what happened to each case or individual involved, how



Jailing Youths With Adults 'A National Catastrophe'

Calling the current practice in some states of jailing youths with adult offenders "a national catastrophe." Deputy Amorney General Charles B. Renfrew negral Congress to "absolutely problem the detention or confinement of juveniles in any institution in which adults whether convicted or awaiting trial. are contined."

Testifying before the House Committee on Education and Labor's Subcommittee on Himan Resources, be praised the Invende Jusrice and Delugnency Prevention Act of 1974 but the progress neglate in the removal of piveniles from adult tails and buck-ups

Not Enough Done

But he said that not enough has been done to salegnard the special ments of children

"It has been conservatively esrimated than 500,000 invendes are admitted to adult jails and lock-ups cach year." The deputy attorney general stated further explaining that 88 percent of those were charged with unnor or property crimes, 18 percent with offenses than would not be commal it they were adults, while I percent of those detained were not charged with any rrinne.

Sex Victims

Mr. Renfrew said youths jailed with adults often are virginis of physical and sexual abuse, and can salte: long-rerm emonouai acid menrat harm

The suicide rate for juveniles incarretated in adult lacilities was seven times higher than for those in secure invenile detention institutions, he said

The subcommutee is entiredly holding hearings on the remitorreaction of the 1974 act, which expires Oct. 1, 1980

Progress Made

2 Die Invende Justice and Deline quemy Prevention Art is changeomented and has had an impact lat greater than many other government programs of comparable size. Since 1974, girai progress has been made in removing status offenders and monothembers sinch as dependent and neglected youth home pivenile detention and correction facilities." Mr. Rentury said

In reauthorizing the legislation, Mr. Renfrew recommended that Congress give states and retritories participating 50 the act are additional live years to remove all inveniles, mclinling those guilty of serious crimes, from advir jails and lock-ups Serious juvenile affenders should be detained, he said, but in juvenile birthfacs.

Mr. Rentiew said other commad pismic officials, including the atminey general and the administrator for the Other of Juvenile Justice and Delinquency Prevention, supported his suggestions

Around the Nation

UNIVERSITY PARK, PA --- Elderly persons living in cities are so alraid of termagers many temain indoors after schools let out at 3 p.m., according to a study by Geoffrey Godbey of Pennsylvania State University. The study sant 88 percent of rlderl to ersons surveyed nationwide said they cross the street or change their dury-

Bayh Says Focus Programs On Violent Juveniles

Sen, Birch Bayh (D-Ind.) has proposed legislation relating to violent crimes committed by inveniles and addressing problems posed by status offenders and non-affenders such as runaways, neglected, or abused children.

"The amendments to the Juvenile Justice and Delinquency Prevention Act which I have proposed today are practical steps to stem the tide and check the growing violent crime in our society," Sen. Bayh said.



Sea. Bayh

"This will provide a new focus for using crime control funds for programs aimed at curbing violent crimes committed by young people, especially those repeat offenders who so often terrorize neighborhoods. Moreover, this bill will make these juvenile justice programs even more effective than they already are."

The Bayh bill would extend the program for five years and delegate final authority to the administrator of the Office of Juvenile Justice and Delin-

Sen. Bayh has served for seven years as chairman of the

quency Prevention.

Senate Judiciary Committee's Subcommittee to Investigate Invenile Delinque ica and was

Slain Police Officers Honored

The week of May 11 through May 17 has been designated as National Police Week, with May 15 set aside as Police Officer Memorial Day—when law enforcement personnel will honor fellow officers killed in the line of duty.

Law enforcement agencies throughout the nation plan to commemorate the day with special memorial services, wreath laying ceremonies, and appropriate civic activities to honor those who died in service to their community.

In 1979, 105 local, county, state, and federal law enforcement officers were killed, a 13 percent increase from 93 in 1978, the FBI reported.

The FBI said fitearms were used in 95 percent of the slayings. Four officials were slain with knives or other cutting instruments, and one was killed by a bomb.

Cooperation Needed, President Says

Coordination, Cooperation, Consultation, Communication

These, said President Carter are crucial elements in effective law enforcement, and he said they are elements not always present among federal, state and local criminal justice organizations.

"When I was governor (of Georgia)," the President told a group of ⁷⁰ top law enforcement officials, "I was quite often disconcerted at the lack — of cooperation among the different law enforcement agenties with which I had to deal

(they) quite often were too preoccupied with the preservation of their own independence and autonomy, and sometimes the protection of their own law enforcement mif and not adequately preoccupied with line they could cooperate with other law enforcement agencies in enforcing the law..."

The President's comments, made at the White House, came after an all-day meeting on arson and heroin trafficking, hosted by Attorney General Benjamin R. Civiletti and Deputy Attorney General Charles B. Renfrew. Those attending included state attorneys general dederal, state and local prosecutors, and police executives.

President Carter pledged to support the law enforcement officials in the enforcement of the law, saying he recognized "the difficulties that you face in a rapidly changing world."

"Let me say I have a deep appreciation for what you are accomplishing, a realization of the difficulties of law enforcement in our societal structure, and I want to let you know that you've got my absolute backing, my absolute support, and my deep desire for a closer coordination and cooperation with you in the future to protect our people. ..." the President said.

Joining Mr. Civiletti and Judge Renbrew at the seminar were FBI Director William H. Webster; G. R. Dickerson, director, Bureau of Alcohol, Tobacco and Firearms: Gordon Vickery, administrator, U.S. Fire Administration; Honer F. Broome, Jr., acting administrator, LEAA; Henry S. Dogin, acting director, OJARS; Philip B. Heymann, assistant attorney general, Criminal Division; and Peter B. Bensinger, administrator, Drug Enforcement Administration.

Police Accreditation Financing Will Continue

Acting Administrator Homer F. Broome, Jr., has pledged that LEAA will continue financing the Commission on Accreditation for Law Enforcement Agencies through the next two years despite possible funding cuts that would eliminate the agency.

"I promise you that LEAA will keep its commitment to you and will keep this commission alive through October 1, 1982," Mr. Broome said at a recent commission meeting.

The pledge to continue financial support for the commission assures the development of performance standards for police and sheriff's departments and of a certification method.

Mr. Broome sa' later the ac-

creditation program was long overdue.

"We've had police standards on the books since 1967," he said. "It's time we cleaned them up, coupled them with newlydeveloped standards, and put them into effect."

An initial grant of \$1.5 million to conduct the project was awarded to the International Association of Chiefs of Police, National Organization of Black Law Enforcement Executives, National Sheriffs' Association, and Police Executives' Research Forum last September. These funds will support the commission through March 1981.

"These four organizations

in law enforcement. Because this opinion is widely shared, I'm confident that when the accreditation process has been established, law enforcement agencies will participate," Mr. Broome said.

Several attempts to develop standards for police and law enforcement operations have been undertaken by several groups over the last several years, but they failed to develop a certifying or accrediting process, an important addition to the current effort.

The earlier findings will be used by the commission in its work. In addition, the commission will review the work of other accrediting bodies in the legal,

Many Computer Crimes Not Reported

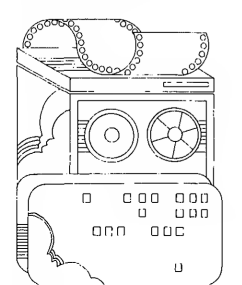
When a computer consultant was accessed for the theft of \$10.2 million from a Los Angeles bank, bank officials minimized the crime, denying that the theft involved a computer

In England a company programmer scale large amounts of money over several years then, when discovered, blackmailed company officials into giving him a good recommendation. He then commutant the same their against his new corplayer.

These examples of how some companies lad to pursue computer I taid are provided in "The Investigation of Computer Crime," one of a series of guides for pulice and prosecutors prepared by the Barrelle National Center on White-Collar Crime, Seattle, Washington, The guides and training programs conducted by the center are supported by an LEAA grant of \$199,000.

The examples in the gride highlight "the widely quoted statistics that only 14 percent of all computer crime is reported to police," according to the author. Jay J. Becker, who heads the autitrust section of the Los Angeles County, California, District Attorney's Office and threats the National Center for Computer Crime Data

"Some business people are alraid they'll lose lace or damage their companies' reputations if people had not that a computer crime has been committed." Mr. Becker said. "Some may feel that the criminal justice system can't cope properly with this kind of crime so why bother to report it."



However, Mr Becker said many law enforcement agencies have improved their ability to investigate such crimes and prosecutors are last gaining experience in raying them despite a lack of case law in the held

The concluded this after interviewing several alozen trial attorneys, law custome enterior officials, a computer specialists accompanies, and others who have been involved in computer trime cases to provide a series of "do's" and "don't's" for police and prosecutors for example, the goods says:

The investigator should exercise greater care than usual in preparing a search watrant for computer crime because this is a technical area often new to judges. The iderated attidavi should over all the "technical bases" but should be comprehensible to someone infamiliar with computers.

In making an emergency seizment evidence, the investigator should exercise great restraint. "It is possible to hart the investigation - not to mention the computer operation - by overlasty seizme of evidence," the guide points out. "Many computer systems are always in operation. Simply stopping the marking might destroy evidence."

Computer tapes are not tracessarily distinguishable to the human eye. It is necessary to develop permanent marking systems to keep track of such evidence.

Evidence Differs

It is important to know precisely how a computer crime differs from another theft and how to cope with those differences, the guide says. The evidence, hor example, is aliberent, ranging from tapes to discrete documents. The volume can be enormous. For instance, according to the guide, there were 3,000 reels of tape involved in one particular rase.

If the evidence is in the computer itself, the guide warns that law enforcement officials may have to establish an around-the-clock guard in the office of the victim-company to safeguard the evidence.

Mr. Berker estimates the average loss from crimes involving computers is about \$450,000 per instance compared with a system of \$6.00 pm

bank tobbery and \$19,000 for embezzlement

"And that's gase the tip of the neeberg," adds Mr. Becker "becomes of under-reporting. Moreover, only one of 22 000 computer crimmals goes reject."

Increasing Problem

A colleague. Arthur del Negro, who heads the LEAA-supported Economic Crime Project conducted by the National District Attorneys' Association, sees computer found as an increasing problem.

"In terms of dollar values ability of seria as the largest single source of contern to low enforcement agencies involved in lighting recontinual criticis." he said

Copies of 'The hivestigation of Computer Crime' are available from the Saperintendent of Dormients, U.S. Government Printing Office, Washington D.C. 20402. The stock impoter is 027-000-00897-6. The prior is \$3.75 per copy, prepaid

Police Patrols

(continued from page 1)

The snuly said for example (but the pairol strategy adopted by a given police department often affects the robbers, rate just by changing the probability that an armst will be made.

If a criminal knows that the police are actively supping suspicious persons and making field thenks, or if he sees more police on patrol, he may not commit a tubbery because he perceives that his chames of being caught are greater, the authors said. This perception by itself will often lower the crimic rate in a given city or district.

Stressing that spending more money does not always mean better law enbecoment, the study said this aim can often be accomplished by "having police organizations rapable of devising and maintaining a personnel, incentive, and management system that delivers more law enforcement."

Copies of the study are available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. The stock number is 027-000-00874-7. The prior is \$2.00 per (D.C. prepaid

Twelve Days/Three Trials vs. One Day/One Trial

by Pamela Taylor

Dear Citizen: By the attached notice, you are summoned for jury duty in the Superior Court of the District of Columbia.

And so begins the lener that disparches thousands of Washington D.C., residents annually to serve for two weeks as jurious in the District's court of general intisdiction

The initial response from most of these citizens—and mine -was how to get excused from this two weeks "dividence."

Why deepeople why did 1 artempt to shirk the privilege and responsibility that comes with living madires occity? Probably the answer has no the traditional processperience wasted hours and days, irregular, often inflexible froms, weeks away from home or work, loss of member for some, and the waiting sometimes never to serve as a jurior.

It was this type of experience that led to the Law Enforcement Assistance Administration's (LEAA) funding and championing of a national jury reform movement begon act the early seventive and peaking with today's need toward variations on the One-Day/One-Trial jury system comput

One-Day/One-Frial is in operation in approximately 20 jurisdictions in the country, im Juding Washington's neighboring Montgomery County, Maryland It works very simply: a puror is summoned for pury dary for the length of one day or one trial, if scheded for a jury.

In the Montgomery County Circuit Court, the average jusy trial is two days. As a result there have been tew, if any, complaints from the 60,000 county residents who have been summoned for jory service since that court changed its system in January 1979, according to James A. Pearo, Jr., the Montgomery County Circuit Court administrator

One pirur's reaction after serving for two days in Montgomery Conney:

It was all over before nw foscination with the process—the trial itself, the interaction of puriors courthouse life—bad begon to wear thin. As I drove home alter my jury panel was excised. I found myself actually looking forward to my next summons. I had been pleasantly surgified. What's more, I found that my transformation from reluctant to proad jurior was something I field in common with most of the other men and women on my jury."

Served For 12 Days

I, 160, underwent a transformation after my service in D.C. Superior Court last August. I served for a full 12 days (two weeks) and was selected for three juries. I left proud and satisfied that I was fullfilling an essential rivie responsibility and public days a critizen.

But quite frankly, I don't look looward to the possibility of being summoned again

15 and most of the 600 to 700 pirors summoned to Superior Court with me-would gladly agree to serve on piry duty a day or two once every three years as in Montgomery County Bucco be asked to serve 12 or more days at one stretch is too much.

Jury satisfaction is not the only plus under the One-Day/One-Trial system Monigoniery County raspayers saved as much as \$40,000 in jury lees alone last year.

A recent sindy evaluating the current District of Columbia Superior Court system bound that there was a tendency to overcall prospective juriors, with little effective correlation between the number of juriors available and the number used. The result according to the report was an estimated cost of \$1.5 million in jury less alone.

Jurors Called As Needed

One-Day/One-Trial systems use computer rechnology, which allows ofheials to call only the number of jucoss needed on a given day. The study, "Report on the Perit Jury System of the Superior Court of the District of Colombia," June 1979, said there were conflicting opinions as to the capability of the D.C. Courthouse romputer facilities to handle a One-Day/One-Frial jury system?" It ilid urge controllicials to investigate the leasibility of converting the present system, and, at the very least, adupt inmediately a juror term of one week. the recommended term in the model code of the National Conference of Metropolitan Courts.

Another learning that distinguishes the two systems is the relephone call-in procedure. In Montgomery County, prospective jurors are given a special number to call the day before they are scheduled to find out if they are needed if they are not, they are excused. There is no call-in system in the District Whether needed or not, one must appear unless excused by the jury officer A call-in system would allow jurors in Superior Court to report to their jobs or tend to other matters on days when they were not needed - a much more efficient and cost-offer tive system.

(continued on next page)

PEANUTS





ALL YOU DO IS STAND
IN THE HALLWAY FOR
THREE HOURS UNTIL THEY
TELL YOU THE TRIAL HAS
BEEN CANCELED..THEN
YOU GO HOME...



Views In The News

NOTIFYING WITNESSES: "As advocates of a witness notification program here know all too well, the lack of testimony from those with knowledge of a crime can lead to dismissal of a case—letting an individual charged with a crime walk away without a trial. It is a disturbing, frustrating weakness in the justice system.

"Citizens in Peoria, III., were as hothered as the people here and in communities across the United States. In Peoria concerned leaders took action . . .

"A witness information service was started live years ago with a grant from the Law Enforcement Assistance Administration... The program is now financed by the county and operated in the state attorney's office in Peoria County. Witnesses are contacted by telephone, oriented on the judicial process and the part they will play in it and offered transportation. A

Jury Duty Differs

(continued from page 6)

Another major difference in the two systems is the post-evaluation of the jury experience. All juriers in Montgomery County lift out a questionnaire when their one day or one trial is completed. No regular system of juror evaluation exists in Superior Court

Not only are some of the most productive suggestions for improvements in jury systems available from the jurors themselves, studies have found that the very act of asking jurors for their opinions and observations regarding their experiences improves their attitudes about serving.

And, in the final analysis, isn't that what the system is aiming for — improved juror performance through convenience?

Pamela Taylor is a writer-editor for the Office of Justice Assistance, Research, and Statistics, U.S. Department of Justice. volunteer stays near the courtroom to answer questions and to help witnesses get to the proper place.

"Currently witnesses who are helped by the program appear 58 percent of the time. The appearance rate is 41 percent for those who do not take part. Nineteen percent of the cases were dismissed, a recent study shuwed, in instances where the program contacted witnesses. The rate rose to 30 percent in cases in which contacts were not made . . .

"Notification projects can help fill a luge, debilitating void in the justice system. Without witnesses and victims to testify, the prosecution of criminals is severely weakened..."—Editorial, Kansas City, Mo., Stav.

EDUCATING JUDGES: "Once judges are appointed or elected to office, they have with rare exception a lifetime hold on the job...

"Once on the bunch, judges operate with considerable autonomy; whether they are good or bad judges depends largely on what they choose to do to keep abreast of changes in laws and courtroom procedures...

"We believe strongly that judges should be encouraged to continue their judicial education and for that renson we applaud the Georgia Senate Judiciary Committee's decision to climinate a House-passed limitation on how much judges can spend for continuing education."—Editorial, The Atlanta Journal, Atlanta, Ga.

MODERNIZING JUVENILE JUSTICE: "We're glad that a lobby of juvenile court judges has been unable to stop an important movement toward reform of the

invenile justice system. The American Bar Association has endorsed all but one of the 20 volumes of recommendations produced by a special commission that for nine years has studied how youths are dealt with in the courts. The study was made on behalf of the association and the Institute of Judicial Administration. It's recommendations, which states are free to adopt or ignore, address every aspect of juvenile justice from the right to counsel to philosophy of punishment. We have reservations about some of the proposals, but on the whole the panel has made an extremely valuable contribution to undernizing the system."

"Since their inception in the late 1800's, juvenile courts have considered themselves surrogate parents, capable of protecting both society and misguided children. They have usually dealt firmly with dangerous delinquents. But they have also shuuted children who are only runaways off to reform schools, supposedly for their own good, and for terms as long as those meted out to youths who commit serious crimes. Since judges and probation officers claim to have each child's best interests at heart. defense counsel and normal rules of evidence have often been dispensed with . . , "

"Ultimately, policies on juvenile justice are the responsibility of state legislatures. The standards developed by Judge Kaufman's commission will be a great help to states that would bring their children's courts, even at this late date, into the 20th century."—Editorial, The New York Times.

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Key To A Safer Society:

A study of 623 lelons serving rune in five Catilornia state prisons shows that 8 percent of dienterommitted more than 60 crimes cach per year in the three years before their imprisonacti

Mone than fialt those studied comnitred less than three crimes each year during the same period, leading the researchers to combide

"Incarreration of the must arrive 8 percent might prevent three times as many crimes as the incarreration of the least active half of California prisoners."

The report "Doing Crime A Survey of California Person Immates" was one of the studies completed by the Rand Corporation between 1977 and 1979 under a two-year \$648,508 grant from the National Institute of Justice (XII)

Rand, under a long-range XII research priority has been combicting a study of career (riminals since 1975). Research completed under an initial XII grant of \$592,830 inclinied an analysis of the criminal careers of 49 hairman, februs. A third propert scheduled for completion next year, will analyze data collected ut 2,500 prisoners in California, Michigan, and I exas.

Crimes Started Early

The study drew this profile of the typical purson immate who commits the bulk of the crime a male who began committing crimes as early as 12 or 14 and real heal a carrer peak in his raily 20% then tapered his activity until 30 when his carrer generally ended. He was heavily involved with drogs, both as a buyer and user, was mutarried, and usually intemplayed. His motivation was mainly a desire for "high living."

The 624 inmates -all men -were granuanteed anonymity to volunteer information about all crimes they had committed whether or nor they were ever accested or convicted for them.

being the three years before their intment. They also were asked their use of drugs, attende virine, and their economic circes, and reported on their prior records, their reasons for comtine, and their perceptions of An executive sammary of the study says the information "ranche used to estimate how afternative prison or jail terms reduce come through separating afternless from society—the imapacities from effect."

"Such limbings can suggest what types of offenders might be singled our for special handling by career criminal prosecution programs, or how the measurement of the measurement of the fine for the fine parameters while reducing incarcination for others. The findings can suggest what information along convicted oftenders," previous behavior might be taken into account when sentencing them," the study said.

In pointing out that a relatively lew inmates account for a disproportionate share of crops, the report said that our-lourth of the inmates surveyed continued of percent of the brighties, 58

percent of the robberies, 46 percent of the assaults, and 60 percent of the anni-

Imprison Hab

Harry Bratt, acting director of the NIJ, said the study verthes previous research showing that a relatively small percentage of offenders commit a disproportionate number of crimes

Prosecute Repeaters

The said a study by the Institute for Law and Social Research (INSLAW) showed that during a 56-month period (1974-75), 7 percent of the defendants accounted for 24 percent of the cases coming into the Superior Caunt in Washington, D.C.

"Since 1975, we have financed special units in 70 metropolitan areas to concentrate on prosecuting career criminals. It is becoming mereasingly obvious that we can make our office saler by prosecuting and measurementing



tual Offenders Who Commit Most Crime

these repeat offenders." Mr. Bratisaid

"This new study reallirms that we must try to devote an appropriate share of our limited criminal justice resources getting offenders off the street who in some cases are averaging more than a brook per week."

The Law Enforcement Assistance Administration (LEAA) financed the INSLAW study.

Patrick Langan, NIJ project monitor, emphasized the tentative nature of the Rand study findings.

"Information supplied by inmates themselves is a valuable adjunct to oblicial data," Mr. Langan noted, "but its limitations must be kept in mind. Some numates may lorger, or exaggerate, past criminal activities."

"These and other research questions are being explored by Rand in the project's final phase. When the research is

completed next year, we will be in a better position to assess the crime reduction benefits of alternative imprisonment policies."

Approximately 90 percent of the manes said they had commuted at least one crime at the 36 months before their impresonment

Few Specialists

Most januares admitted committing crimes in addition to the ones for which they were impresoned; half said they had committed four or more differently pes of crime in the three years before their impresonment.

Seventy percent reported commuting more than one type of crime, whereas only 25 percent sold they were serving sentences, for more than one type of crime.

The researchers said that "relatively lew immages were specialists who com-

naited only one type of crime at high rates. These specialists represented at most 10 percent of the sample."

The study said over 40 percent of the immates admitted to use of or admittion drugs during the three years before their imprisonment. Most used become

The report said that dong use placed a large role in property crime

"Drug users reported substantially more property crime than did nonusers," said the report. "and this relationship persists even after controlling for other personal characteristics."

The survey said that oflenders who reported committing many recent crimes were likely to have lengthy criminal records, as measured by the number of self-reported felony and misdemeanor convictions.

The report said affenders who did not work for seldom worked, and those holding a series of short-time jobs, unded to commit more crime, as did those who moved bequently from envito city.

Self-Concept A Factor

Studying the immates' psychological characteristics, the survey said that criminal activity was strongly associated with sell-concept

"Sixty percent of the respondents indicated that below they were arrived they thought of themselves as some type of criminal, e.g., a tobber, a thick a barglar," the report said. "In contrast, one-fourth of the respondents thought of themselves as noncriminals 'straight."

The remaining 15 percent did not describe themselves either as criminals or solely as straights, "but chose some other socially deviane identity, e.g., drug user/æddat, gang member."

Explaining their reasons for their principal crimes, 47 percent of the 624 lebrus said "economic distress" was their primary morivation. Fluty-live percent listed a desire for "high living," and 14 percent reported that "temper" was responsible.

Copies of the study, "Doing Come A Survey of California Prison limitues," are not yet available. Additional information is available from the National Institute of Justice, 633 Indiana Avenue, NAV, Washington, D.C. 20531



ity planners in 59 major cries credit. LEAA with rapproving coordination ong crimital justice agencies at all ris of government and making it isible to create they imposative local ognaps, according to a survey by the nonal League of Cries.

The survey report noted, "Many proins such as PROMIS (Pro-centors) magnitude Information System) and mi/witness assistance programs ich now are an accepted pair of my cities plans to combat crime, an as experimental elloris with ats from LEAA."

he etties surveyed also ened the AA-sponsored criminal justice cooraring councils as especially useful for lianging information and planning ire projects. Other benefits credited J.A.A included the improvement of systems" outlook in criminal justice. ilability of equipment and training police officers, and the establishit al guidelines and resources to ble iocalities to improve corrections. i, no emiti gnoma provensión stionnaire the League used to query city planners by telephone. The sinwas directed by the League's mud Justice Project, an informaand education service on puldic ty for eny allurials. The project aves about \$190,000 yearly in V.V. hunds.

Over-regulation Cited

sked about problems with the vA program, the "almost intiversal plant" concerned relationships the state planning agencies, the at noted. State planning agencies ive the bulk of LEAA funds in block as and administer the lunds on a wide basis.

n particular," the report said, y (local people) cite what they continue state planning agencies overlation and imrealistic guidelines, it people also complain about the asing amount of paperwork and strequired at both state and federals."

ties surveyed have populations of than 250,000 and have received A funding for a variety of proassover the past 10 years. The surasked about the agency's impact in such areas as jury management and ponce officer safety; any major benchi to the city; whether the city has any of \$5. "experimental," programs, such as PROMIS, and any problems with the LEAN effort.

Sheda Sugarman, acting director of the propert said, "The purpose was to give us in idea of where LEAA was at a time. (September, 1979), when the ageticy's multhorization legislation was pending. Wy wanted to see what the benchis were for cities. Nobody had ever studied this before. And because we represent cities, we were particularly interested in this aspect of LEAA.

The survey found that 54 of the 59 cries have a community crime prevention program and 45 have shelters for battered women. More than hall also mave programs dealing with career criminals, pivenile status offenders such as structures and rundways, victim

assistance pary management prettal release and prevention of sexual assault

Most of the Intaming of the programs was from LEAA either as the sole some of funds or combined with local and state money.

Changes Wanted

Asked about change in the program, the cities said they want "coherent, consistent program guidance" at the lederal and state levels and a sitonger role for locals. Most left that the partnership between cities and the lederal government should be equal to the federal-state partnership. They also stressed the need for program evaluation.

Copies of the report, "Ten Years of LEAA," are available from the National Criminal Justice Reference Service Box 6000, Rockville, Marxland 20850.

RECENT GRANTS

LEAA

- \$100,000 to the Florida State University Criminal Justice Training Center to provide technical assistance to state and local criminal justice planning agencies in eight southeastern states.
- \$900,000 to the Campus Community Involvement Center in Los Augeles to establish a community-based treatment program for young offenders
- \$146,000 to the San Mateo, California, Pulice Department for the second phase of its Integrated Criminal Apprehension Program (ICAP)
- \$265,635 to O.D.N. Productions, Incorporated, of New York City to prepare counseling and training materials that will be used in working with wife-beaters.
- \$870,414 to the Better Boys Foundation of Chicago, Illinois, to create a community-based treatment program for young offenders

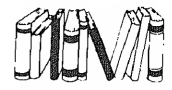
- \$700,000 to the Madel Committee Staff Project in Juvenile Justice, Denver, Calarada, to continue staffing LEG18/50 model legislative committees in juvenile justice.
- \$70,000 to the Community Research Forum (CRF) at the University of Illinois, Champaign, to develop and study strategies for the removal of juveniles from adult jails and lockups.
- \$176,779 to the Behavioral Research Institute in Boulder, Colorado, for the final phase of a three-year research program assessing definquent behavior, including drug and alcohol use by youths.

NIJ

• \$248,500 to the American Justice Institute, Sacramento, California, to conduct a research project to analyze how staff size and the use of personnel affects the climate and operations of prisons



Publications



Mathematical Griminology, by David F. Greenberg, is available from the Rutgers University Press, Price is \$19.50. To order write RUP, 30 College Ave., New Branswick, N.J. 08903.

Court Management Journal, second annual edition, sponsored by hee professional court administrative organizations, is available from the National Center for State Courts Price is \$5.00. To order write Secretarial Division, NCSC, 300 Newport Ave., Williamsborg, Va. 23185.

Third Annual Conference on Fire Research, summarizes the life research activities of the National Bureau of Standards and may be ordered from the National Technical Information Service, Price is \$12.00. Order number is PB 30-1102-0. To order write NTIS, Springfield, Va. 22161.

Some Useful Notes Re: Investigative Accounting, by Robert F. Milner, and the Insurance Fraud Manual, a primer on investigation and prosecution, are both published by the National District Attorneys Association's In momic Crime Project. To indeed write Ecanomic Crime Project, NDAA, 606 North Lake Share Drive, Scare 1132, Chicago, III 60611

Trends in Child Protection Laws:—1979, prepared by the Education Commission of the States, analyzes child protection statutes in each state as enacted, amended, or revised through 1978. Proc is \$2.50. To order write ECS, State 300–1800 Lincoln St., Denver, Colu. 80205.

Community Grime Prevention: A Neighborhood Action Guide, developed by the Neighborhood-based Lechnologies Project with U.S. Dept of Hoosing and Urban Development lands, and jublished by the Civic Action Institute Price is \$1,00. To order write CAL, 1040, 16th Street, N.W., Washington, D.C., 20036.

Directory of Correctional Institutions and Agencies, 1980 Edition, details the organizational structure of rach state correctional system as well as the lederal and Canadian systems; and National Jail and Adult Detention Directory lists all jails and detention to filties in the U.S. Each directory is priced at \$20,000. For order with Publications. American Correctional Association, 4321 Hartwick Rd., 1,-208, College Park, Md. 20740

Federal-State Law Enforcement Committees (Sept. 1979), \$3 (0), The Structure of State Legal Services (Aug. 1979), \$4.50. Organized Auto Theft (July. 1979). \$1.50. Official Liability: Immunity Under Section 1983. (July. 1979). \$5.00; and Sovereign Immunity: The Tort Liability of Government and Its Officials (Sept. 1979), \$5.00. Published by the Committee on the Office of Attorney General, National Association of Attorney General, National Association of Attorney General. To order write Publications. Dept., NAAG, 3901. Barrett Drive, Raleigh, N.C. 27609.

Training Manual Offered by ACA

The American Correctional Association (ACA) is offering a training package designed to increase employment opportunities for ex-offenders.

The Pre-Employment Training Curriculum introduces inmates to skills needed to cope with contemporary society and for locating and acquiring employment.

The curriculum was tested at four local jails from 1977 to 1979 by the Coordinated Community Offender Employment program, which was sponsored by the ACA and financed by an LEAA grant. It is designed for use in jails and other types of correctional settings, ranging from community-based institutions to prisons, and for juvenile as well as adult offenders.

Curriculum materials— Program Manual (\$11.00), Teacher's Guide (\$15.00), and the Curriculum Set (16 booklets, \$20.00)—are available from the Comprehensive Work Entry Program, American Correctional Association, 4321 Hartwick Road, Suite 1-208, College Park, Md.

Coloring Book Supply Limited

Help! OJARS Public Information is being swamped with requests for the "Play It Sofe" coloring book described in the February issue of the Voice.

Because of the thousands of requests the office has received for the free book, the limit on copies is 200 per group. However, groups may reproduce as many copies of the Coloring book as they need.

To order from one to 200 copies of the "Play 1) Sale" culoring book, write to OJARS Public Information, 633 - Indiana - Avenue, N.W.,



medical examiner's or coroner's offices

The program stems from the 1978 cesults of a test of 40 laboratories conducted by the American Academy of Forensic Sciences in which 15 laboratories couldn't identify the commonly-prescribed drug Demerol in a blood sample, and another 15 meterretty measured the amount of Demerol in the sample.

"The results of this test indicated that there was a marked disparity among the laboratories in the quality of their performance and that a more thorough and rigorous assessment of the profession was needed," John O-Sullivan, manager of NIT's Foreisic Sciences Program, said

Mr. Sallivan said forensic toxicologists perform three million postmorten examinations annually to detect the presence of poisons, drugs, and chemicals.

"Forensic toxicologists interpret their findings in terms of the bazard they represent to the person involved, and present their views in expert testimony, written reports, and interpretations to the public, their associates, and the courts," said Mr. Sullivan.

"Obviously the possibility of an erroneous laboratory report is of great concern to the entire criminal justice system and the nation," he said.

Mr. Sullivan noted that the findings of forensic toxicologists figured prominently in two recent trials that evoked nationwide publicity: State vs. Jascalevich (New Jersey, 1976) and State vs. Coppolino (Florida, 1967).

"A great deal of controversy in those cases involved the test procedures used and the interpretation of the data," said Mr. Sallivan.

"The oltimate aim of this program is to assure high performance levels in forensic toxicology—a fundamental realization of justice in both civil and criminal matters," he said.

Under the competitive solicitation announced today, an agency or organization would be required to out-

ted sperimens

Analyze those results

Prepairs a series of recommendations.

Construct a narrowwide proficiency testing (model for the laboratories)

Pararripation by the laboratories would be voluntary.

We are most interested in upgrading the quality of lorensic science tion's crime laboratories and discovered a wide variation in proliciency levels. It has since launched a program to correct those deficiencies, said Mr. Sullivan

Additional information concerning the current innonneement is available from Mr. Sullivan, Police Division, Office of Research Programs, NJJ, 633 Indiana. Avenue. N.W., Washington, D.C., 20531, (301) 492-9110.

Information Tool Effective

(continued from page 2)

many cases were disposed of in a preliminary hearing; how many before trial, how many claring trial; the reasons for each disposition, the court's activity on the charges, and the results of all that capability to identify defendants with outstanding warrants and criminal records. We will be able to provide the courts with accurate background information for bonding purposes. We will be able to identify persons currently or previously on a deferred status and examine a defendant's current status prior to terminating deferment of problation. Finally, we will be able to modifier and enforce restitution orders and advise the courts of costs that should be imposed upon defendants.

To be meaningful, information generated by PROMIS must be explained in terms of solving or controlling problems of crime and improving the justice system. Each jurisdiction must identify the policies and procedures which are necessary and effective in dealing with general and specialized problems of crime within its own jurisdiction. The results will reflect the measure of success in solving those problems within that jurisdiction only. We most abandon the traditional "track record" comparisons illustrated earlier.

The same factual data base will be accomplated in every district attorney's office, but if we avoid the track-record concept, the data can be interpreted in terms of the prosecution philosophy, practice, and problems peculiar to each purisdiction. We will be able to measure the results of varying policies and procedures on crime within that jurisdiction.

Some legitimate comparisons can be made with this information. For example, it would be fair to measure whether prosecutors are too strict or too lement in accepting cases for filing. An evaluation could be made of the trial competency of the prosecutor's office and the investigative competency of police agencies. Deferred actions could be compared in terms of recidivism and restitution to victims. Comparisons also could be made on the time lapse between case filing and sentencing. There will be so many variations of so much information, that it would be senseless to try to describe all the possibilities.

From time to time comparisons will be made that will be awkward to explain. This is no more than occasionally occurs now, and should not raise any serious difficulties. Most importantly, we will have the capability to show the strengths and failings of the police, court, probation, and corrections functions, as well as prosecutors.

It is our obligation to see that the executive functions of criminal justice are carried out effectively. As the representatives of the executive branch of government in criminal justice, we also have the obligation to see that the judicial branch fulfills its duties responsibly. We can do it with PROMIS.

Violence Often Erupts Among Friends

Relatives and people who knew each other well were responsible for more than a fifth of the rapes, robberies, and assaults that occurred during a four-year study period from 1973 through 1976.

A National Grime Survey analysis has revealed that of 17.9 million attempted or completed violent incidents that occurred during the study period, 3.8 million (21 percent) happened between friends and/or relatives.

More than half of these incidents (55 percent) were not reported to law enforcement officials, according to the report issued by the Burean of Justice Statistics (BJS). In the case of domestic disputes, privacy or the personal nature of the matter was the most common reason given for not reporting.

The analysis said that in 30 percent of the violent incidents involving intimates, the offenders displayed or used one or more weapons. A lirearm was present in 10 percent of the cases.

An actual attack—when objects were thrown, weapons used, or victius physically abused in some

other way—accurred in 60 percent of the incidents involving relatives or people who knew each other well.

About 40 percent of the attacks between people who were well acquainted resulted in injuries, of which 13 percent were serious enough to require medical care. About 10 percent required hospitalization or emergency room treatment, BJS said.

The report noted that worktime losses were relatively high for family violence, and commented that children were often a factor, especially among estranged couples, and that alcohol frequently contributed to acts of domestic violence.

The report is based on data generated by the National Crime Survey's semiannual interviews of about 136,000 occupants of some 60,000 homes across the nation.

Single copies of the report, "Intimate Victims: A Study of Violence Among Friends and Relatives," may be obtained by writing the National Criminal Justice Reference Service, Box 6000, Rockville, Maryland 20850.

people people people

William A. Cohan has been appointed chief of the Division of Probation of

the Administrative Office of the U.S. Courts As chief of the Probation Division, Mr. Cohan is responsible for the administrative support of the Federal Probation System.

Mr. Coban has been assistant chief of the Division of Probation since 1963. He was originally appointed a U.S. probation officer in the Northern District of Ohio at Cleveland in September 1955. He is a graduate of the Ohio State University

social administration at the Ohio State University Graduate School

John A. Dixon, Jr., has been elected chief justice of the Louisiana Supreme

Court. Mr. Dixon served as an associate justice of the Second Supreme Court District since January 1971. From 1968 to 1971, he served two terms on the Second Circuit Court of Ap-



peals. He was elected district judge in 1957 and re-elected twice. Mr. Dixonalso served as an assistant district attorncy, and from 1954 to 1957 he was in

Nominees Wanted For Crime Prevention Awards

The Crime Prevention Coalition is presenting Citizen Awards to recognize outstanding leadership in local and state crime prevention programs.

In addition, individuals who have made particularly outstanding contributions will be given Special Awards during what will become an annual presentation ceremony.

The Crime Prevention Coalition is composed of business, religions, civic, and law enforcement arganizations. It is conducting a National Citizen's Crime Prevention Campaign to help citizens to better protect themselves and their communities against crime through individual and collective action.

Consideration for the awards will be given to people who have demonstrated outstanding leadership qualities in developing citizen participation in crime prevention programs. Such factors as innovative approaches to crime prevention, effective use of volunteers, and degree of community involvement will be weighed in determining an award.

To nominate someone, send his or her name, address, and telephone number along with a 250 to 500-word supporting statement to: the Crime Prevention Coalition, 20 Banta Place, Hackensack, N.J. 07601. Include your name and address with the nomination.



The Police Executive Research Forum and the Law Enforcement Assistance Administration have amounced a new program to provide senior police managers with the type of education and training available at the nation's best graduate-level business and public administration schools.

"Many of the most productive managers in business and government benefit from the first-rate education provided by business schools affiliated with major universities," according to Homer F. Broome, Jr., LEAA acting administrator, and Bruce R. Baker, forum president and chief of police of Portland, Ore.

"The program we are announcing today will make available to senior managers who someday will be police chiefs elements of the best management education and training now being offered at university professional schools."

The goal of the program is to provide senior police managers with np-to-date tested concepts and practices used in business and government. "The current demand to increase police productivity, to work within severe municipal fiscal restraints, and to provide greater levels of service require a sophisticated, tough management professionalism which this new program seeks to enhance," Mr. Broome and Mr. Baker said.

The program, The Senior Management Institute for Police, offers a demanding four-week course taught by faculty from some of the nation's top university business and public administration schools. Applicants for the 40 appointments to the institute must occupy a senior management position in their police agencies involving signifi-

cant responsibility for police development and interpretation, supervision of personnel, and responsibility for carrying out various department functional activities; have the potential for promotion to the position of police chief in their agency or another urban police agency; and be willing and able to participate actively in and benefit from an intensive management education experience.

Applications will be reviewed by an independent selection committee made up of a police chief executive, a criminal justice educator, a member of the institute faculty, and an expert in management training.

Additional information and course schedules are available from PERF, 1909 K Street, N.W., Suite 400, Washington, D.C. 20006, (202) 833-1399.



These three Fraderick County (Md.) vocations center atudents presented e report on their shoptifting prevention campeign to OJARS Acting Director Henry S. Dogin. The students, (left to right) Merionne Houck, Donna Msy, and Lisa Sendars, and their counsaitor, Candy S. Zenk, are membors of the Frederick County chapter of the Distributive Education Clubs of America which, with the Genorel Federation of Women's Clubs and the American Ratali Federation, is unched a mejor drive to prevent shoplifting losses. The project, now in pisca in the 50 state, is thanced with a \$245,698 LEAA grent and is modeled on a program implemented by the Georgio Retail Association to reduce teanege shoplifting. Shoplifting, accounting for losses of about \$8 billion annually, is the nation's largest monetery crime.

FBI Commended For Improved Investigation

Three national law enforcement organizations have adopted a resolution commending the Federal Bureau of Investigation for its intensified efforts to combat white-collar and organized crime.

The National Sheriffs' Association, the National Organization of Black Law Enforcement Executives, and the Police Executive Research Forum commended the FBI for its intensified investigation of organized and white-collar crime and its commitment of greater resources and innovative techniques to resolving these sophisticated crimes.

The three organizations pledged to support the FB1's efforts and resolved to redouble their joint cooperative efforts to combat these erimes.

Calendar

May 19-21: Seminic on the Ual of Deadly Force, Uxars for III - porcord by the Traffic Treatme. Northwestern University Contact Regular III NU V + Clark St. Exam for III 60/91

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June 5-6: Collective Bareanine walk birefighters. I more: Work drope Haubord. Collective Bareanine, I combort spotesmed by the Service Program on Employer Employer. Relations of the National Feature of Cuice Contact NEC-SPEER to 20 Lee Succe. N.W. Washington, D.C. 20006. 2022.203.

June 5-8: Womers in Crisis Second Aumail Clouderence Weshington D.C. Contact WICL 434 Park Av. South, New York N.X. (0006) 922686-3942

June 9-27: Organized Urim Investigations Course, July 7-48: Advanced Surveillance Techniques. Course and July 14-48: Coordinating Rackey Investigation. Course all belof in Miann. Plan and sponsored by the Institute on Organized Crime Contact. Dt., 16400 N.W., Prof. Ave., Miann. Plan 30:31, 30:36:53:138.

June 9-13: Protective Services. Meerine the Clandesome Phreat Workshop, Washington, D.C., June 9-43; Crune Analysis Workshop, Kausas Cuv. Mo., Jane 9-13: Police Records and Communications Workshop, Atlantic Cax, N.J. Jime 45-19; The Police Exercise and the law Workshop, Cambaidoe, Mess, June 16-20: Management of the Intelligence Function Workshop Washington, D.C., June 23-26; Police Discipline Workshop, Sali Lake Chy, Utah; July 14-18: Physical Farmes: Pringrams for Police Workshop, Houston, Texas, July 14-18: Developing Administrative Stalf Skills Workshop, Canton, Olioc July 21-25: Allocation and Distribu-Jion of Police Manpower Workshop, Combridge, Mass ; and July 21-25: Police Labor Relations Workshop, Nashville, Term, all sponsored by the International Association of Clarks of Police. Contact. IACP, 11 Eristlield Rd Canthurstong, Md (1907a), Suicas (ns car 205

June 16-20: Constitutorial Criminal Procedure Sciumar, Cambridge Mass., July 7-11: Citizen Judges Academy Boulder, Cohe, and July 7-18: Unal Judges Academy, Boulder, Cohe, all sponders Cohe, all sponders by the American Academy of Jahral, Eurocation, Contact, AMI 59: Woodward, Bidge, 3-126, 41-8; N.W., Washimeror, D.C., 2000s, 2002-63, d. 3

June 46-20: Managing Cominal Incrargations Workshop and July 14-18: Internal Attairs Workshop, both held in Dallas, Texas, and spouson of ivthe Southwestern Low Union encountistrate Contain, Donald I. Shanahan, University SWLLL, P.O., Box. 107, Richardson, Texas, 15080, 21476962 2370.

June 16-25: 25th Annual Juvenile Ollicer, Institute, Minneapolis, Minn, aponsored by the Office of Delimporicy Control, University of Minnesota, Contact, Richard J., Cleichenen, Director Juvenile, Officers, Institute, Univ. of Minne, 149, UNAL, 122, Physian, Sci., S.E., Minneapolis, Minn. 55455.

June 18-21: Strengthening the Executive Component of the Cour-Seminar, Aspen, Colo.; July 5-Aug. 2: Management in the Courts and Justice Environment Scrainare, Snowmass Colo., and July 20-25: Management for Justice System Supervisors Seminar, Aspen, Colo., all sponsored by the Instruct ICM, 1624 Market St., Suite 210, Denver, Colo. 80202, 303/534-3063

June 22-26: Terrorism in the 1980s Workshop Chicago, Ill., sponsored by North Monurain Pines Training Center Contact: Richard W. Kuherz and Associates, NMPTC, Rome 2, Box 342, Winchester, Va. 2,4601, 703/662-7288

June 23-27: Child Abase Seminar, San Diego, Calil , sponsored by the Delinqueacy Control Institute, University of Southern California Contact DCI, Chall Abuse Scianar, Lvier Blilg. 3601 South Flower St., Los Angeles Calif 90007 213/241-2497

June 30-July 11: Internachare Appellate Judges Semiran and July 44-15: Semon Appellate Judges Semiran both field in New York City and sponsored by the Institute of Judicial Adtamistration. New York University School of Law Contact. Mrs. Gersy Hausen, IJA, NYFSL, 1 Washington Separe Village, New York, NY, 10002.

July 7-9: Arson Management Workshop, Lonisville, Ky., sponsorch by the Southern Police Institute Contact SPI School of Police Administration, Univ. of Louisville, Focisville, Ky Ingus

July 10-11: Firmfraising for Community-Based Youth Programs, Scartle, Wash sponsored by the National Youth Work Alliance Contact NYWA Room 502, 1346 Connection Ave N.W., Washington D.C. 20036, 2027/885-0264

July 13-16: Eleventh Annual Conference on School Violence and Varidalism. Four Landerdale, Flat, spousified by the National Association of School Scientist Directors, Contact Joseph Grealy, Administrative Assistant to the Superimendent for Internal Allans, Browned County School Board, 1320 Southwest 1St., Lott Landerdale, Ela, 33312–305/765-6201

July 14-19: National Organization of Black Law Enforcement Executives Anmual Conference and Expo [81, Baltimore, Mil. Conference NOBLE, Arth. B. L. Robinson, Conference Choixman, 601 E. Fayette St., Baltimore, Mil. 21202, 301/396-2080

July 14-24: Third Annual Intertioninal Law Enlowment Divers Insurare, Marquette, Mich., spinsored by the Criminal Justice Training Center of Northern Michigan University. Contact Robert Hanson, GJFC, 404 Pierre Hall, NMU, Marquette, Mich. 49855, 906/227-2582.

Postage and Fees Paid U.S. Department of Justice Jus 436



Govt. Docs. Office 04-17 Carnegie Library of Pittsburgh 4400 Forbes Ave. ' Pittsburgh, PA 15213

New Mexico State Penitentiary

Computerized Records Solve Problems In Riot Aftermath

As the smoke cleared after the rioting at the New Mexico State Penitentiary in February, officials were faced with the enormous task of identifying and processing inmates. Fires had destroyed the institution's record center and all its contents.

Fortunately, New Mexico had automated its immate records through the BJS-sponsored Offender-Based State Corrections Information System (OBSCIS).

An operator at New Mexico's tral data processing authority anta Fe, after being notified of jot and possible danger to the record system, severed the teleprocessing links between the penitentiary and the central

tet in law and wales that

system to save the data base.

System was relied on completely to account for inmates and to provide answers rapidly to questions about inmates' locations,' Michael Banks, deputy secretary of the New Mexico Criminal Justice Department, said.

"The system responded without failure to more than 200 special requests for data and reports. The system thus served as the cornerstone of our efforts to re-establish prison scenity."

OBSCIS traces offenders from the moment they enter prison. It tracks their movement through the system, provides discharge or parole eligibility dates, reports on disciplinary incidents, helps monitor and evaluate rehabilitation programs, and facilitates the It also assists in projecting prison populations, statistical analysis, and program evaluation.

The OBSCIS program, begun by LEAA in 1974, has given the states \$12.8 million in grants and technical assistance. The states have paid \$1.2 million. Fourteen states, including New Mexico, now fund OBSCIS locally. The system covers 75 percent of the nation's prison population—some 208,000 inmates.

"While we never suspected that the system would ever be put to such a test, the takeover incident illustrates amply how valuable OBSCIS has become," Mr. Banks said.

"We're grateful to LEAA for urging New Mexico along the path